hull or single bottom design variations, non-shipshaped FPSO systems, increased crude oil storage up to 2.3 million barrels, dynamically positioned shuttle tankers, reinjection of natural gas for later recovery, and gas-to-liquids conversion.

3. Alternatives. One of the alternatives to be considered in the DEIS is the exclusion of FPSO systems from the "lightering prohibited area" established by the U.S. Coast Guard at 33 CFR part 156 subpart C. Other alternatives may be identified during the scoping process.

4. Scoping. Scoping is an open and early process for determining the scope of the DEIS and for identifying significant issues related to a proposed action. Scoping also provides an opportunity for interested parties to help identify alternatives to the proposed action. For this DEIS, public scoping meetings will be held from 7 p.m. to 10 p.m. on June 21, 1999, at the Natural Resources Center—Room 1003, Texas A&M University in Corpus Christi, Texas; on June 22, 1999, at the Radisson Hotel and Conference Center, 9100 Gulf Freeway, Houston, Texas; on June 23, 1999, at the Beaumont Hilton in Beaumont, Texas; on June 24, 1999, at the Players Island Hotel in Lake Charles, Louisiana; and on June 28, 1999, at the Radisson Inn Airport in Kenner (New Orleans), Louisiana. Additional information on the scoping meetings will be distributed to interested parties. Details on the times and locations for the public scoping meetings will also be advertised in local media and are available on the MMS website at http://www.mms.gov or through the MMS Public Information Office at 1-800-200-GULF or GulfPublicInfo@mms.gov.

5. Comments on the NOI. In addition to participation at the scoping meetings, Federal and State agencies, local governments, and other interested parties are invited to send their written comments on the scope of the DEIS, significant issues to be addressed, and alternatives that should be considered in the DEIS to the contact person at the address listed below. Comments should be enclosed in an envelope labeled "Comments on the NOI to Prepare a DEIS on FPSO's" and should be submitted no later than 45 days after publication of this NOI in the Federal Register.

6. Decisions. The MMS will make several decisions based on the analysis in the EIS; (a) whether FPSO systems will be permitted in the Central and Western Planning Areas of the GOM OCS; (b) the range of acceptable FPSO operations; and (c) the potential exclusion of FPSO systems in certain

geographic areas of the Central and Western Planning Areas of the GOM OCS; or (d) a decision for no action. The no action alternative will mean that FPSO systems will not be permitted in the Central and Western Planning Areas of the GOM OCS.

FOR FURTHER INFORMATION: Questions concerning the NEPA process and the DEIS should be directed to Minerals Management Service, Gulf of Mexico OCS Region, Attention: Ms. Deborah Cranswick (MS 5410), 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123–2394, telephone (504) 736–2744.

Dated: June 4, 1999.

Chris C. Oynes,

Regional Director, Gulf of Mexico, OCS Region.

[FR Doc. 99–14704 Filed 6–9–99; 8:45 am]

INTERNATIONAL TRADE COMMISSION

Sunshine Act Meeting

AGENCY HOLDING THE MEETING: United States International Trade Commission. TIME AND DATE: June 18, 1999 at 11:00 a m

PLACE: Room 101, 500 E Street S.W., Washington, DC 20436, Telephone: (202) 205–2000.

STATUS: Open to the public.
MATTERS TO BE CONSIDERED:

- 1. Agenda for future meeting: none.
- 2. Minutes.
- 3. Ratification List.
- 4. Inv. No. AA1921–111 (Review) (Roller Chain from Japan)—briefing and vote. (The Commission will transmit its determination to the Secretary of Commerce on July 1, 1999.)
- 5. Outstanding action jackets: (1) Document No. EC-99-011: Approval of study objectives, annotated study outline, final staffing plan, and final work schedule in Inv. No. 332-406 (Overview and Analysis of the Economic Impact of U.S. Sanctions with Respect to India and Pakistan).
- (2) Document No. GC-99-047; Inv. Nos. 751-TA-17-20 (Titanium Sponge from Japan, Russia, Kazakhstan, and Ukraine).

In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

Issued: June 8, 1999.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 99–14891 Filed 6–8–99; 2:57 pm] BILLING CODE 7020–02–M

DEPARTMENT OF JUSTICE

Drug Enforcement Administration [Docket No. 98–11]

Alfred Khalily, Inc. d.b.a. Alfa Chemical; Grant of Restricted Registration

On January 8, 1998, the Deputy
Assistant Administrator, Office of
Diversion Control, Drug Enforcement
Administration (DEA) issued on Order
to Show Cause to Alfred Khalily, Inc.,
d.b.a. Alfa Chemical (Respondent) of
New York, notifying it of an opportunity
to show cause as to why DEA should
not deny its applications for registration
as an importer and as a distributor of
List I chemicals, for reason that such
registration would be inconsistent with
the public interest as determined
pursuant to 21 U.S.C. 823(h).

Respondent, through counsel, filed a request for a hearing on the issues raised by the Order to Show Cause. Following prehearing procedures, a hearing was held in Uniondale, New York on May 19 and 20, 1998, before Administrative Law Judge Gail A. Randall. At the hearing, both parties called witnesses to testify and introduced documentary evidence. After the hearing, both parties filed proposed findings of fact, conclusions of law and argument. On October 30, 1998, Judge Randall issued her Opinion and Recommended Ruling, recommending that Respondent's applications be granted subject to two conditions. On November 23, 1998, the Government filed exceptions to the Administrative Law Judge's Opinion and Recommended Ruling and on December 15, 1998, Respondent filed its reply to the Government's exceptions. Thereafter, on December 16, 1998, Judge Randall transmitted the record of these proceedings to the Deputy Administrator.

The Deputy Administrator has considered the record in its entirety, and pursuant to 21 CFR 1316.67, hereby issues his final order based upon findings of fact and conclusions of law as hereinafter set forth. The Deputy Administrator adopts, in full, the Opinion and Recommended Ruling of the Administrative Law Judge, and his adoption is in no manner diminished by any recitation of facts, issues and conclusions herein, or of any failure to mention a matter of fact or law.

Alfred Khalily started Respondent in 1990, and is Respondent's president, only officer, and only employee. In 1991, Respondent merged with another company named American Roland pursuant to a two-year contract. This company was involved in the